## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

TOM HUSSEY PHOTOGRAPHY, LLC,

Plaintiff,

v.

C.A. No. 20-404-MN

BDG MEDIA, INC.,

Defendant.

## DECLARATION OF BRADLEY MULLINS IN SUPPORT OF DEFENDANT BDG MEDIA, INC.'S MOTION TO DISMISS OR TRANSFER

OF COUNSEL:

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Attorneys for Defendant BDG Media, Inc.

## I, BRADLEY MULLINS, declare as follows:

- 1. I am a Partner, through my professional corporation, at Mitchell Silberberg & Knupp, LLP, counsel for Defendant BDG Media, Inc. ("BDG") in the above-captioned matter. I have personal knowledge of the following facts and, if called and sworn as a witness, could and would competently testify thereto.
- 2. Attached hereto as Exhibit A is a true and correct copy of a screen capture of the website located at the following website URL: https://www.flavorwire.com/164201/photogallery-reflection-of-time. This screen capture was taken at my direction by an employee in my office on April 24, 2020.
- 3. Attached hereto as Exhibit B is a true and correct copy of a printout of the information available through the Delaware Department of State, Division of Corporations, for the entity named "BDG Media, Inc." The website was located by conducting a search on April 28, 2020 for "BDG Media, Inc." at the following website URL: https://icis.corp.delaware.gov/ecorp/entitysearch/NameSearch.aspx.
- 4. Attached hereto as Exhibit C is a true and correct copy of a printout of the information available through the Texas Comptroller of Public Account website, for the entity named "Tom Hussey Photography, LLC." This website was located by conducting a search on April 23, 2020 for "Tom Hussey Photography, LLC" at the following website URL: https://mycpa.cpa.state.tx.us/coa/Index.html.
- 5. PACER Case Locator can be used to search for cases that have been filed in federal courts. PACER Case Locator is available at the following URL: https://pcl.uscourts.gov/pcl/pages/welcome.jsf.

- 6. PACER Case Locator's "Find Parties (Advanced)" feature allows users to search for federal cases based on the party's name. Using that feature, I had my staff conduct searches for cases where a plaintiff was either Tom Hussey Productions, LLC or Tom Hussey individually.
- 7. Attached hereto as Exhibit D is a true and correct copy of a printout of the results from running a search using PACER's "Advanced Party Search" tool, accessible at: https://pcl.uscourts.gov/pcl/pages/search/findPartyAdvanced.jsf. The search criteria used to generate these results are reflected on the upper-left of Exhibit A. As indicated: (1) the term "Hussey" was used for Last Name, (2) "Tom" as used for the First Name; (3) "Party Role" was set to "PLA" for plaintiff, and (4) results were sorted by date-filed in ascending order. Counsel's PACER user information has been redacted.
- 8. Attached hereto as Exhibit E is a true and correct copy of a printout of the results from running a search using PACER's "Advanced Party Search" tool, accessible at: https://pcl.uscourts.gov/pcl/pages/search/findPartyAdvanced.jsf. The search criteria used to generate these results are reflected on the upper-left of Exhibit A. As indicated: (1) the term "Hussey" was used for Last Name, (2) "Thomas" as used for the First Name; (3) "Party Role" was set to "PLA" for plaintiff, and (4) results were sorted by date-filed in ascending order. Counsel's PACER user information has been redacted. The first entry in this list appears to relate to a different individual named Thomas Hussey, and not the author of the photographs at issue in this lawsuit.
- 9. Attached hereto as Exhibit F is a true and correct copy of a printout of the results from running a search using PACER's "Advanced Party Search" tool, accessible at: https://pcl.uscourts.gov/pcl/pages/search/findPartyAdvanced.jsf. The search criteria used to

generate these results are reflected on the upper-left of Exhibit A. As indicated: (1) the term "Tom Hussey Photography" was used for Last Name, (2) "Party Role" was set to "PLA" for plaintiff, and (3) results were sorted by date-filed in ascending order. Counsel's PACER user information has been redacted.

- 10. The following cases reflected in the search results attached as Exhibits D through F were filed in the Southern District of New York:
  - Tom Hussey d/b/a Tom Hussey Photography LLC v. Sensitive Touch, Inc., Case
     No. 16-cv-3767 (S.D.N.Y.)
  - Tom Hussey Photography, LLC v. Villa Homemaker & Companions, LLC, Case
    No. 18-cv-3781 (S.D.N.Y.)
  - Tom Hussey Photography, LLC v. Footprints to Fitness, LLC, Case No. 18-cv-3788 (S.D.N.Y.)
  - Hussey v. Knockout Industries, LLC, Case No. 18-cv-7893 (S.D.N.Y.)
  - *Hussey v. PSKF*, *LLC*, Case No. 19-cv-3804 (S.D.N.Y.)
  - Hussey v. Kaizen Media Group LLC, Case No. 18-cv-11714 (S.D.N.Y.)
  - Hussey v. Lara Devgan, MD, Case No. 17-cv-7711 (S.D.N.Y.)

The Complaints in the *Devgan*, *Kaizen Media Group*, *PSFK*, *Sensitive Touch*, and *Villa Homemaker* lawsuits indicate that each of those lawsuits concerned one or more of the photographs placed at issue by Plaintiff in this litigation.

- 11. Attached hereto as Exhibit G is a true and correct copy of the Complaint filed on January 23, 2020 in *Hussey v. Style Pantry, LLC*, Case No. 20-cv-721 (C.D. Cal.).
- 12. Attached hereto as Exhibit H is a true and correct screen capture of the LinkedIn profile of Caroline Stanley, which is located at the following website URL:

https://www.linkedin.com/in/caroline-stanley-a5a31659/. This screen capture was taken at my direction by an employee in my office on April 24, 2020.

- 13. Attached hereto as Exhibit I is a true and correct copy of a printout of the information available through the New York Department of State, Division of Corporations, for the entity named "Flavorpill Productions LLC" The website was located by conducting a search on April 24, 2020 for "Flavorpill Productions" at the following website URL: https://appext20.dos.ny.gov/corp\_public/corpsearch.entity\_search\_entry.
- 14. Attached hereto as Exhibit J is a true and correct screen capture of the LinkedIn profile of Mark Mangan, which is located at the following website URL: https://www.linkedin.com/in/markmangan/. This screen capture was taken at my direction by an employee in my office on April 24, 2020.
- 15. Attached hereto as Exhibit K are true and correct excerpts from the Federal Court Management Statistics as December 31, 2019, a copy of which was downloaded on April 28, 2019 from the following website URL: https://www.uscourts.gov/statistics-reports/federal-court-management-statistics-december-2019.
- 16. Attached hereto as Exhibit L is a true and correct screen capture of the following website URL: https://www.duanemorris.com/offices/newyork\_broadway.html. This screen capture was taken at my direction by an employee of my office on April 24, 2020.
- 17. Duane Morris is listed as counsel for Tom Hussey in the following copyright infringement litigations:
  - Hussey v. Charles Ngo, Case No. 18-cv-24059 (S.D. Fla.)
  - Hussey v. Tamara Schilling McCleary, Case No. 17-cv-445 (D. Colo.)
  - Hussey v. Collegevox LLC, Case No. 16-cv-19 (N.D. Fla.)

- Hussey v. Charles Ngo, Case No. 18-cv-24059 (S.D. Fla.)
- Hussey v. Tamara Schilling McCleary, Case No. 17-cv-445 (D. Colo.)
- Hussey v. Collegevox LLC, Case No. 16-cv-19 (N.D. Fla.)
- Hussey v. Chancellor Health Care, LLC, Case No. 18-cv-7084 (C.D. Cal.)
- Hussey v. Alan Jeskey Builders, Inc., Case No. 18-cv-1253 (D. Nev.)

I declare under penalty of perjury that the foregoing is true and correct.

Executed in Los Angeles on this \( \sqrt{ day of May, 2020.} \)

Bradley Mullins